

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

IN RE PORK ANTITRUST LITIGATION

Case No. 0:18-cv-01776-JRT-JFD

This Document Relates To:

ALL ACTIONS BROUGHT BY DIRECT
ACTION PLAINTIFFS

**[PROPOSED] ORDER (1) GOVERNING THE PROCESS BY WHICH ANY FUTURE
MDL DAP SHALL JOIN THE CONSOLIDATED COMPLAINT AND (2) GOVERNING
THE PROCESS BY WHICH DEFENDANTS SHALL ANSWER OR OTHERWISE
RESPOND TO COMPLAINTS FILED BY ANY FUTURE MDL DAPS (OR BY WHICH
THEIR PRIOR ANSWER TO THE CONSOLIDATED COMPLAINT SHALL APPLY
TO COMPLAINTS FILED BY ANY FUTURE MDL DAPS)**

1. Any future MDL DAP shall join the Consolidated Complaint by filing a Notice of Joinder in the Consolidated Complaint (Notice) within 14 days of being transferred to the MDL Court or if filed initially in the District of Minnesota the Notice shall be the case initiating pleading.
2. The Notice of Joinder shall indicate:
 - a. All MDL DAPs joining in the Notice;
 - b. Any assignments on which the respective MDL DAP(s)' claims are based in whole or in part;

- c. The defendants against which the future MDL DAP(s) is/are asserting its claim or claims and the claim or claims in the Consolidated Complaint that the future MDL DAP is joining;
- d. All alleged non-Defendant co-conspirators; and
- e. The definition of “Pork” adopted by the MDL DAP(s).

Defendants’ Answers and affirmative defenses to the Consolidated Complaint and any order(s) from the Court on any dispositive motion relating to claims of all DAPs covered in the Consolidated Complaint, shall apply to such future MDL DAPs that join the Consolidated Complaint. However, if a Defendant maintains that one or more affirmative defenses uniquely applies to a future MDL DAP, the Defendant shall file a short form Answer identifying such affirmative defenses within 30 days of the Notice.

IT IS SO ORDERED.

Dated:

Hon. John R. Tunheim
United States District Judge